# UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT CHATTANOOGA

SHANDLE MARIE RILEY,	§
	§ Case No. 1:19-cv-304
Plaintiff,	§ Judge Travis R. McDonough
	§ Magistrate Judge Christopher H. Steger
~V~	§ JURY DEMANDED
	§ Consolidated
HAMILTON COUNTY GOVERNMENT,	§ 1:19-cv-198
	§ 1:19-cv-305
DANIEL WILKEY,	§ 1:19-cv-329
individually and in his capacity as deputy sheriff	§ 1:19-cv-348
for Hamilton County Government, and	§ 1:20-cv-16
	§ 1:20-cv-17
JACOB GOFORTH,	§ 1:20-cv-19
individually and in his capacity as deputy sheriff	§ 1:20-cv-20
for Hamilton County Government,	§ 1:19-cv-44
	§
Defendants.	§

## **MOTION TO STRIKE-MRS**

Movants, counsel for Plaintiffs MRS (Catherine White), move this Court to strike Court Documents 313, and 314<sup>1</sup> as filed prematurely. E.D. Tenn. L.R. 83.4(g)(3) requires passage of 14 days between the date of notice to the Plaintiff of intent to withdraw and filing of the motion itself. In the present situation, the 14<sup>th</sup> day falls on February 4, 2021.

Hence, the motions to withdraw are filed prematurely and must be stricken.

**Wherefore,** Movants request this Court to strike the motions to withdraw as filed prematurely with leave to refile them on or after February 4, 2021.

Respectfully submitted,

<sup>&</sup>lt;sup>1</sup> Doc. 314 was filed in error as a motion relating to MRS, which had already been filed as Doc. 313.

By: /s/ Robin Ruben Flores

ROBIN RUBEN FLORES TENN. BPR #20751 GA. STATE BAR #200745

> Counsel for Plaintiff and Movant 4110-A Brainerd Road Chattanooga, TN 37411 423 / 267-1575 fax 267-2703 robin@robinfloreslaw.com

### THE COCHRAN FIRM MID-SOUTH

/s/ Howard B. Manis\_(by permission)

HOWARD B. MANIS TENN. BPR #16202

40 South Main Suite 1700 Memphis, TN 38103 (901) 523-1222 Attorney for the Plaintiff hmanis@cochranfirmmidsouth.com

#### THE COCHRAN FIRM MID-SOUTH

/s/ Andrew C. Clarke (by permission)

ANDREW C. CLARKE
TENN. BPR # 15409
40 South Main Suite 1700
Memphis, TN 38103
(901) 523-1222
Attorney for the Plaintiff
aclarke@cochranfirmmidsouth.com

### CERTIFICATE OF SERVICE

This is to certify that I have this day served the following named persons with a true and exact copy of this motion to strike by placing a true and exact copy of said motion in the United States Mail, addressed to PLAINTIFF at her last known addresses,

Address #1: Plaintiff c/o Catherine White, Esq. (GAL) 1016 Dallas Road, Suite 203 Chattanooga, TN 37405 Address #2: Plaintiff 2123 Mowbray Pike Soddy Daisy, TN 37379

BY EMAIL TO:

mroseswartz@gmail.com

I also certify that I have delivered a copy of this motion to all persons noted on the electronic filing receipt.

DATE: February 1, 2021

BY: /s/ Robin Ruben Flores